

REMARKS

Claims 5-10 have been rejected under 35 U.S.C. 103(a) as being unpatentable over *Swanson* (US Pub. 20020141549A1) in view of *Glatzer* (US Pub. 20050078090A1). Applicant respectfully traverses the rejection.

Claim 1, the only independent claim, now recites “generating a voice output indicative of help associated with the mobile radio device function in response to the processing, the voice output occurring at a particular time; and generating a visual change on at least one of a plurality of buttons of the mobile radio device at the particular time.”

For example, the voice output may be explaining “To switch off T9 in the normal input mode press...,” and at the same time the relevant button illuminates. Support for this amendment may be found on page 4, lines 19-24.

This synchronization between voice help and illumination help is simply not contemplated by *Swanson* or *Glatzer* alone or in combination. *Swanson* only teaches audio help, and *Glatzer* only teaches visual help. Neither *Swanson* nor *Glatzer* teaches audio help and visual help at the same time as currently claimed.


In light of the above, Applicants respectfully submit that claims 5-10 are in condition for allowance, which is respectfully requested. Applicants earnestly request an early Notice of Allowance. If any fees are due in connection with this application as a whole, the Examiner is authorized to deduct such fees from deposit account no. 02-1818.

If such a deduction is made, please indicate the attorney docket number (119065-021) on the account statement.

Respectfully submitted,

K&L GATES LLP

BY


James F. Goedken
Reg. No. 44,715
Customer No. 24573

Dated: July 28, 2009